IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

WAYNE VAN SCOY,)
Plaintiff and Counterclaim-Defendant,)
v.)
VAN SCOY DIAMOND MINE OF) Case No. 05-108 (KAJ)
DELAWARE, INC., a Delaware corporation,)
KURT VAN SCOY, and DONNA VAN SCOY,)
•)
Defendants and)
Counterclaim-Plaintiffs.)

APPENDIX TO MEMORANDUM OF LAW IN SUPPORT OF REPLY BRIEF OF DEFENDANTS' VAN SCOY DIAMOND MINE OF DELAWARE, INC., KURT VAN SCOY AND DONNA VAN SCOY, IN SUPPORT OF DEFENDANTS' MOTION FOR SUMMARY JUDGMENT

FOX ROTHSCHILD LLP

/s/ Sharon Oras Morgan By:

Sharon Oras Morgan, Esquire Delaware Bar No. 4287 919 North Market Street

Suite 1300

Wilmington, DE 19801 Telephone: (302) 622-4246 Facsimile: (302) 656-8920

E-mail: smorgan@foxrothschild.com

Attorneys for Defendants and

Counterclaim Plaintiffs

OF COUNSEL:

Charles N. Quinn, Esquire Fox Rothschild LLP 200 Market Street, 10th Floor Philadelphia, PA 19103 Telephone: (215) 299-2135

Facsimile: (215) 299-2150

E-mail: cquinn@foxrothschild.com

Dated: December 29, 2005

94214.90101 PH2 246236v1 12/29/05

TABLE OF CONTENTS

	Page
Exhibit A - Deposition Transcript of Wayne Van Scoy taken August 17, 2005	2, 5
Exhibit B - Deposition Transcript of Wayne Van Scoy on behalf of Rings of Romance taken October 4, 2005	2, 5
Exhibit C - Deposition Transcript of Jacqueline Savoca taken September 30, 2005	2, 5
Exhibit D - AutoZone, Inc. and AutoZone Parts, Inc.'s Uncontested Motion to Vacate Judgment	2
Exhibit E - Plaintiff's Answering Brief to Defendants' Motion for Summary judgment, pgs. 14-14	6, 12
Exhibit F - Deposition Transcript of Kurt Van Scoy taken July 26, 2005	6, 17
Exhibit G - Affadayit of Kurt Van Scov	6, 12